

	<u>Page</u>
22 JULY 1946	
Change of American Defense Counsel for	
Accused TOGO, Shigenori	2296
Statement that Chinese interpreters had	
been sworn	2299
Objection by Major Blakeney to reading of	
statements of Ching Teh-chun	2301
Argument re Chinese interpreters	2303-2306
Mr. W.F.S. Fang sworn as Chinese	
interpreter	2306
Waiver as to certificate	2309
Objection by Mr. McManus as to reading	
of statements	2324
Objection overruled	2324
Challenge to Member, Honorable Major	
General Myron C. Cramer, Representative	
of the United States, and arguments	
thereon	2342-2360
Decision Reserved	2360
Challenge overruled and motion	
dismissed	2361
23 JULY 1946	
Statement by the President re article in	
Nippon Times	2365
Order by President that defense offer for	
identification IPS document No. 1750,	
exhibit No. 203	2389
Exception by Mr. Warren	2389
Exception withdrawn	2390
Argument re interpretation of testimony	
in Chinese	2404
Request by Mr. Warren that witness be	
instructed to answer questions	
without expanding on them and giving	
conclusions	2412
Ruling by President that witness may	
explain answer if he sees fit	2413
24 JULY 1946	2419
Objection by Col. Morrow to further	
questioning re TANAKA Memorial	2462
Objection overruled	2462
Request by Col. Morrow that cross-exam	
be confined to matters covered in	
examination in chief	2466
Off the record discussion by Tribunal	2466

	<u>Page</u>
Decision deferred	2467
25 JULY 1946	2477
Instruction to Counsel by President to supply interpreters beforehand with translations of long passages and to shorten questions	2478
Objection by Col. Morrow to cross-exam by Mr. Brooks on ground of irrelevancy	2488
Argument by Mr. Brooks	2488-2493
Objection sustained	2488-2493
Decision by Tribunal that all cross- exam be confined to matters arising out of examination in chief	2515
Statement by Col. Morrow that Mr. Sutton interrogate certain witnesses from China out of order	2518
Objection by Mr. Furness	2519-2520
Reply by Mr. Sutton	2520-2525
Objection by Mr. Warren	2521-2525
Same by Dr. KIYOSE	2522
Reply by Mr. Sutton	2526
Objection overruled	2526
Objection by Mr. Levin to use of affi- davit by English speaking witness Wilson	2527-2529
Argument by Mr. Sutton	2529
Objection sustained	2530
Objection by Mr. McManus to leading questions in direct	2531
Ruling by President that leading questions may be put in introducing matters	2531
Objection by Mr. Mattice to hearsay evidence	2534
Objection overruled; hearsay evidence admissible	2535
Objection by Mr. Warren to question in direct as being leading and irrelevant	2540
Argument by Mr. Sutton	2540
26 JULY 1946	2542
Further argument by Mr. Sutton	2543
Reply by Mr. McManus	2544
Objection overruled	2545
Objection by Mr. Keenan to ruling of	

	<u>Page</u>
Tribunal forbidding affidavits for English speaking witnesses	2549
Objection overruled	2550
Objection by Mr. McManus as to relevancy of question in direct	2570
Objection overruled	2570
29 JULY 1946	2616
Mr. YANAI, Tsuneo replaces Dr. TAKAYANAGI, Kenzo as Counsel for Accused SHIGEMITSU, Memoru	2617
Dr. TAKAYANAGI, Kenzo replaces Mr. HASEGAWA, Nutokichi as Counsel for Accused SUZUKI, Teiichi	2617
Objection by Mr. McManus to relating of atrocities by witness Bates on ground conspiracy has not been established	2628
Objection overruled	2629
Objection by Mr. McManus on ground testimony is repetitious	2646
Objection overruled	2646
Objection by Mr. Brooks on ground testimony re opium sales is cumulative and request that Tribunal take judicial notice of it	2651-2652
Objection overruled	2652
Objection by Mr. Brooks to witness referring to notes	2657
Objection overruled	2657
Captain Kleiman instructed to confine cross-examination to matters arising out of examination in chief	2663
Motion by Captain Kleiman to reopen question of confining cross-exam to examination in chief	2664
Motion dismissed	2664
30 JULY 1946	2687
Mr. MIYATA, Mitsuo replaces Mr. MIYAKE, Shotaro as Counsel for accused UMEZU, Yoshijiro	2688
Objection by Mr. Furness to admission of IPS document No. 1871-B as exhibit No. 210	2694
Objection overruled	2701
Objection by Mr. Furness to admission of IPS document No. 1791 as exhibit No. 214 on ground of irrelevancy	2714

Part   Page No.

3            18

	<u>Page</u>
Objection overruled	2715
Objection by Mr. Brooks to reading of excerpts on ground that other relevant facts are suppressed	2729
Same by Mr. Logan	2732
Decision reserved	2733
Objection overruled	2734
Request by Mr. Logan for clarification of ruling re how much of document from which excerpt is read is evidence	2734-2735
Same by Dr. KIYOSE	2738
Same by Mr. Brooks	2738
Ruling by the President	2735
Objection by Mr. McManus to reading of statement by ARAKI without witness on stand to corroborate it on ground it denies cross-exam as to interpretation mistakes	2781
Objection overruled	2782
Request by Mr. Logan for ruling whether statement of one accused is evidence against all the accused	2782
Decision reserved	2782
31 JULY 1946	2799
Motion by Mr. Levin that witnesses be not permitted to leave Tokyo unless dismissed by the Tribunal	2800
Ruling that if necessary witness may be examined by deposition	2801
Objection by Mr. McKenzie to form of question on ground of irrelevancy	2812
Objection overruled	2812
Objection by Mr. Brooks to admission of exhibit No. 222	2823
Objection overruled	2825
Additional request by Mr. Logan for ruling whether statement of one accused is evidence against all the accused	2898
Decision reserved	2898
1 AUGUST 1946	2948
Objection by Mr. Logan to admission of exhibit No. 239 on ground of	

	<u>Page</u>
immateriality and irrelevancy; and that there is no proof Marquis KIDO attended the cabinet meeting mentioned	2961
Objection overruled; and that there is no presumption Marquis KIDO was present at meeting unless shown	2961 2962
Objection by Capt. Kleiman to reading of exhibit No. 241 on ground that the same information could be elicited through live witnesses who had been present	2995
Objection overruled	2996
Objection by Mr. Levin to testimony of witness MORISHIMA in Japanese; and to use of his affidavit	3007
Objection overruled	3009
Ruling by President that Counsel must remain at lectern and use Page to convey documents to witness	3045



	<u>Page</u>
Objection by Prosecutor Darsey to Admission of defense exhibit No. 246 on ground that prosecutor handling phase of case concerned may have valid objection later	3048
Objection overruled	3049
2 AUGUST 1946	3070
Objection by Prosecutor Darsey to question on ground that question is irrelevant and without the scope of direct and the affidavit	3072
Argument by Mr. McCormack	3073
Ruling that Mr. McCormack should frame question without regard to party political question	3074
Series of objections by Prosecutor Darsey to cross-exam of witness MORISHIMA by Mr. McCormack, beginning	3076
Series of objections by Prosecutor Darsey to cross-exam of witness MORISHIMA by Captain Kleiman, beginning	3095
Same for cross-exam by Mr. OHTA	3102
Same for cross-exam by Major Blakeney	3103
Same for cross-exam by Mr. Brooks	3107
Same for cross-exam by Mr. SAMMONJI	3113
5 AUGUST 1946	3153
Motion by Mr. Logan that all Proceedings in Chambers be made part of the record	3154
No objection by prosecution	3154
Decision reserved	3154
Motion by Mr. Parkinson that witness Powell be authorized to testify in each of three phases by means of 3 direct examinations.	3202
Argument by Mr. Logan	3203-3204
Same by Dr. KIYOSE	3205
Same by Mr. Furness	3206
Motion granted	3205
Objection by Mr. Brooks to reference by witness Powell to newspaper accounts of atrocities	3223
Statement by President that authentic accounts are necessary	3223
Request by Mr. Warren for production of newspaper article referred to	3225
Promise by Prosecutor McKenzie to do so	3225

Page

Objection by Prosecutor Darsey to Admission of defense exhibit No. 246 on ground that prosecutor handling phase of case concerned may have valid objection later	3048 3049
2 AUGUST 1946	3070
Objection by Prosecutor Darsey to question on ground that question is irrelevant and without the scope of direct and the affidavit	3072
Argument by Mr. McCormack	3073
Ruling that Mr. McCormack should frame question without regard to party political question	3074
Series of objections by Prosecutor Darsey to cross-exam of witness MORISHIMA by Mr. McCormack, beginning	3076
Series of objections by Prosecutor Darsey to cross-exam of witness MORISHIMA by Captain Kleiman, beginning	3095
Same for cross-exam by Mr. OHTA	3102
Same for cross-exam by Major Blakeney	3103
Same for cross-exam by Mr. Brooks	3107
Same for cross-exam by Mr. SAMMONJI	3113
5 AUGUST 1946	3153
Motion by Mr. Logan that all Proceedings in Chambers be made part of the record	3154
No objection by prosecution	3154
Decision reserved	3154
Motion by Mr. Parkinson that witness Powell be authorized to testify in each of three phases by means of 3 direct examinations.	3202
Argument by Mr. Logan	3203-3204
Same by Dr. KIYOSE	3205
Same by Mr. Furness	3206
Motion granted	3205
Objection by Mr. Brooks to reference by witness Powell to newspaper accounts of atrocities	3223
Statement by President that authentic accounts are necessary	3223
Request by Mr. Warren for production of newspaper article referred to	3225
Promise by Prosecutor McKenzie to do so	3225

	<u>Page</u>
Objection by Mr. Warren to testimony of witness Powell unless he states some of information	3231
Objection sustained	3231
Objection by Mr. Warren to testimony of witness Powell with newspaper article as source	3232
Objection overruled	3232
6 AUGUST 1946	3236
Opening statement by Colonel Morrow on China Aggression phase	3239
Objection by Mr. McManus to opening statement on ground it is in actuality a summation	3243
Colonel Morrow instructed to delete arguments from opening statement	3243
Objection by Mr. Logan to portion of opening statement and request that it be stricken	3248
Same by Mr. Levin	3248
Colonel Morrow instructed again to delete arguments from opening statement	3248
Objection by Mr. Levin to question on ground it calls for a conclusion; and request that it be stricken	3256
Objection overruled	3257
Objection by Mr. Levin to witness Powell reciting medical treatment received	3284
Objection overruled	3284
Request by Mr. Logan to have Prosecution produce 4 reports submitted to League of Nations	3294
Statement by Colonel Morrow that he may procure them	3294
Objection by Mr. Levin to affidavit of witness Wang Len ch'ai on ground it expresses conclusions, opinions and judgements of the witness, especially last paragraph	3333
Objection overruled	3333
7 AUGUST 1946	3340
Objection by Mr. Levin to introduction of affidavit of Colonel David D. Barrett on grounds that (1) question of use of affidavits is under consideration by Tribunal; and (2) Colonel Barrett	3352



	<u>Page</u>
was previously in Tokyo and Tribunal would have permitted his testimony out of order	3352
Objection overruled with qualification that Colonel Barrett may be called later or may be subject to deposition	3352
Explanation by Prosecutor Morrow	3353
Argument by Mr. Brooks	3353
Decision affirmed	3354
Further objection by Mr. Brooks to affidavit of Colonel Barrett	3365
Ruling that Colonel Barrett will be called as a witness or affidavit rejected	3365
Additional objection by Mr. Smith to affidavit of Colonel Barrett being admitted	3367
Objection overruled	3367
Objection by Prosecutor Morrow to question by Dr. KIYOSE in cross	3379
Objection overruled	3379
Objection by Prosecutor Morrow to question by Mr. HAYASHI in cross, on ground of relevancy	3386
Objection overruled	3386
Objection by Prosecutor Morrow to question by Mr. Brooks on ground of relevancy	3412
Argument by Mr. Brooks	3412-3413
Objection sustained	3413
Additional objection on same ground	3414
Objection sustained	3414
Objection by Mr. Smith to admission of exhibit No. 252 on ground that source is unknown	3415
Same by Mr. Logan	3416
Same by Mr. Levin	3417
Objection overruled	3417
Further objection by Mr. Logan	3418
Same by Mr. Levin	3420
Same by Captain Kleiman	3420
Prosecution instructed by President to produce certificates for each document	3421
Objection by Mr. Levin to admission of exhibit No. 254 on ground it summarises incidents not referred to in the evidence	3426

	<u>Page</u>
Objection overruled	3427
8 AUGUST 1946	3428
Objection by Mr. Logan to admission of exhibit No. 255, on behalf of all accused except MUTO, on ground that it is not binding because taken after termination of conspiracy	3433
Decision reserved	3434
Reading of this exhibit postponed pending correct Japanese translation being made available	3442
Objection by Mr. Furness to maps in exhibit No. 101	3469
Same by Mr. McManus	3470
Objection overruled, copies of the maps to be provided the Judges and the Defense	3468-3472
Objection by Mr. Logan to reading of exhibit No. 259 on ground it is subject of motion by prosecution on which order has not been issued	3474
Objection overruled	3474
Objection by Mr. YAMAOKA to admission of exhibit No. 263 on ground that facts contained therein is matter for judicial notice by Tribunal	3514
Objection overruled	3517
Request by Mr. Logan as to whether exhibit No. 265 is connected with Marquis KIDO in any way	3547
Argument by Prosecutor Parkinson	3548
Decision reserved	3549
Objection by Mr. Logan to exhibit No. 268	3562
Argument by Prosecutor Parkinson	3570-3571
Objection overruled as to admission of exhibit but consideration will be given as to weight	3752
Objection by Mr. Smith to exhibit No. 269 on ground it relates to no accused in case and source is not disclosed	3575
Objection overruled but certificates of documents to be read in open Court in each case	3575
Further objection to exhibit No. 269 by Mr. Brooks	3579
Exhibit withdrawn	3580
Objection by Captain Kleiman to new	

Part   Page No.

3       24

	<u>Page</u>
exhibit No. 269 on ground of relevancy	3582
Objection disregarded	3583
Discussion re production of certificate to authenticate documents	3584-3600
Comments by Prosecutor Tavenner	3601
Objection by Mr. Freeman to admission of exhibit No. 270 on ground of authenticity and relevancy	3603
Argument by Prosecutor Parkinson	3604
Objection overruled.	3604
Ruling by Tribunal that a certificate must be proved in every case of a document presented or, failing that, that the document comes from the Japanese Government	3640
Language Arbitration Board to pass upon alleged error in translation in exhibit No. 271	3652

Part      Page No.

3              25

	<u>Page</u>
12 AUGUST 1946	3678
Objection by Mr. Furness to admission of exhibit No. 276-A on ground it is not official record	3699
Objection overruled	3700
Objection by Mr. Brooks to admission of exhibit No. 277 on grounds of materiality and relevancy	3718
Argument by Prosecutor Parkinson	3720
Objection overruled	3721
Objection by Mr. McManus to testimony by witness Goette on ground it is cumulative and relevancy	3738
Argument by Mr. Keenan	3739
Objection overruled	3740
Objection by Mr. Warren to leading questions	3752
Argument by Mr. Keenan	3752
Reply by Mr. Warren	3753
Objection overruled	3753
13 AUGUST 1946	3771
Discussion re defense attempt to prove pecuniary interest on part of witness Goette	3813
Objection by Chief Prosecutor Keenan to question in cross on ground of ambiguity	3817
Question withdrawn	3817
Discussion re question by Mr. Smith as to political views of witness Goette	3818
Statement by President that question should be disallowed	3818
Argument by Mr. Smith	3818
Same by Chief Prosecutor Keenan that question be allowed	3819
Decision reversed by Tribunal	3820
Request by Mr. Smith that he be allowed to testify re conversation with witness Goette	3823
Objection by Chief Prosecutor Keenan to question in cross as not being relevant or within the scope of the cross-exam	3825
Objection sustained	3825
Objection by Chief Prosecutor Keenan to	

Page

question in cross as irrelevant, immaterial and not within the scope of exam in chief	3832
Argument by Captain Kleiman	3832-3834
Request by Prosecutor Keenan to be heard further	3832
Request denied	3834
Objection sustained	3836
Objection by Chief Prosecutor Keenan to question in cross as irrelevant and not coming within scope of cross-exam	3838
Argument by Captain Kleiman	3838
Question withdrawn	3839
Objection by Chief Prosecutor Keenan to question in cross as without scope of direct	3844
Argument by Mr. Levin	3845
Objection sustained	3845
15 AUGUST 1946	3846
Objection by Mr. Smith to witness Goette stating conclusions	3856
Objection overruled	3856
Objection by Mr. Logan to further testi- mony by witness Goette re economic aggression as immaterial and ir- relevant	3864
Objection overruled	3864
Objection by Mr. Smith to question calling for conclusion of witness Goette on ground witness not quali- fied by experience to answer	3866
Objection overruled	3867
Objection by Prosecutor Hauxhurst to cross by Mr. TAKANO as not proper	3878
Argument by Mr. TAKANO	3879
Ruling that Mr. TAKANO may resume cross after consultation with accused KAYK	3880
Objection by Mr. Levin to witness Goette leaving Tokyo	3884
Restatement of previous ruling by President that deposition may be taken if necessary	3884
Objection by Mr. McManus to argument by Prosecutor Hsiang in opening statement	3889



	<u>Page</u>
Argument by Prosecutor Hsiang	3889
Objection overruled	3889
Objection by Mr. McManus to testi- mony by witness Magee on ground no conspiracy established	3895
Objection overruled	3895
Objection by Mr. Brooks to witness Magee referring to notes	3896
Witness instructed not to use notes unless expressly permitted by Tribunal	3897
Further objection by Mr. McManus to testimony of witness Magee on ground no conspiracy proven	3913
Objection overruled	3914
16 AUGUST 1946	3917
Objection by Mr. Levin to witness Pu-Yi referring to notes	3947
Witness instructed by President not to refer to notes without permission of Tribunal	3947
Witness Pu-Yi permitted to refer to notes for dates and places	3953
Objection by Mr. Levin to question put to witness Pu-Yi in direct as leading and suggestive	3960
Argument by Mr. Keenan	3960
Objection overruled	3961
Further objection by Mr. Levin to witness referring to notes	3965
Objection sustained on basis that notes were not made at time of incidents referred to	3965
Objection by Mr. Warren to Chief Prosecutor Keenan's questions to witness as leading, irrelevant, calling for conclusions and highly prejudicial to rights of accused	3984
Argument by Chief Prosecutor Keenan	3985
Objection sustained as to leading questions	3986
Objection by Mr. Smith to witness Pu-Yi's answers as not responsive and for indicating he is acting as counsel	4004

	<u>Page</u>
Argument by Mr. Keenan	4004
Objection overruled	4004
Objection by Mr. Logan to questions re religious oppression on ground it is not covered in Indictment	4006
Argument by Mr. Keenan	4006
Objection overruled	4007
Objection by Dr. UZAWA to question re Shintoism on ground it is complex problem since Japanese Government does not consider it a religion and it requires an expert to explain	4008
Objection overruled on ground objection goes not to relevancy but to truth which can later be determined	4009
Objection by Mr. Logan to witness Pu-Yi stating conclusions	4013
Objection overruled	4013
20 AUGUST 1946	4026
Objection by Mr. McManus to questions re economic aggression as irrelevant	4029
Objection overruled	4030
Objection by Mr. Levin to question by Chief Prosecutor Keenan to witness Pu-Yi as leading, suggestive and invading province of Tribunal	4034
Objection sustained	4035
Request by Mr. Levin that last answer of witness Pu-Yi be stricken as not responsive	4036
Objection noted, but answer cannot be stricken	4037
Objection by Mr. McManus to answer by witness Pu-Yi as unresponsive and permission requested to argue objection before translation of answer	4043
Objection overruled	4044
Objection by Chief Prosecutor Keenan to question in cross on ground it is remote and without scope of direct exam	4053
Argument by Dr. UZAWA	4053
Objection overruled	4053
Objection by Chief Prosecutor Keenan to question in cross as being without	

Page

scope of direct exam and inquiry of this case	4065
Argument by Major Blakeney	4065
Objection overruled	4065
Objection by Chief Prosecutor Keenan to repeatedly pressing same question on witness Pu-Yi	4072
Argument by Major Blakeney	4072
Objection sustained	4073
21 AUGUST 1946	4080
Objection by Chief Prosecutor Keenan to question by Major Blakeney as triple-barrelled	4092
Objection overruled	4093
Objection by Chief Prosecutor Keenan to question by Major Blakeney as confusing and unfair	4093
Objection sustained	4095
Objection by Chief Prosecutor Keenan to question by Major Blakeney as not being within scope of exam; affecting his character; and suggesting that witness had something to do with demise of men named	4095
Same, as repetitious, and to form of the question	4103-4104
Question to be reframed	4104
Same, as to form of question	4127
Question to be reframed	4127
Same, as repetitious	4133
Objection overruled	4134
Same, on ground that heroics or non-heroics of witness Pu-Yi not an issue in this case	4139
Objection overruled	4139
22 AUGUST 1946	4142
Objection by Chief Prosecutor Keenan to question by Major Blakeney to witness Pu-Yi as irrelevant and outside scope of cross-exam	4145
Objection sustained	4145
Same, as improper and irrelevant	4145
Argument by Major Blakeney	4146
Objection sustained	4146
Same, as unfair to state of record,	

	<u>Page</u>
beyond scope of cross-exam, and that defective memory is no offense	4151
Discussion re reference to notes by witness Pu-Yi	4152
Argument by Chief Prosecutor Keenan	4154
Witness directed to produce original notes	4157
Objection by Mr. T. OKAMOTO to admission of exhibit 278	4164
Same by Mr. Levin	4167
Decision reserved	4169
Objection by Chief Prosecutor Keenan to question by Major Blakeney to witness Pu-Yi as repetitious and without scope of exam in chief	4177
Argument by Major Blakeney	4177
Objection overruled	4177
Objection by Chief Prosecutor Keenan to admission of exhibit No. 279 on ground proper foundation has not been laid	4180-4183
Argument by Major Blakeney	4181
Decision reserved	4182
Objection by Chief Prosecutor Keenan to question by Captain Kleiman to witness Pu-Yi on ground question attributes statements to witness which he did not make	4191
Argument by Captain Kleiman	4191
Objection overruled	4192
Same, as without scope of exam in chief, and taxation of Manchurians is not relevant	4197
Argument by Captain Kleiman	4197
Objection sustained	4198
Decision by Tribunal re exhibit 278 that it will be evidence against all accused linked with it; and statements in exhibit 279 may be put to witness	4199

Part      Page No.

3              31

	<u>Page</u>
23 AUGUST 1946	4201
Objection by Chief Prosecutor Keenan to question by Captain Kleiman to witness Pu-Yi as to whose custody he is in as a waste of time and purposeless	4204
Argument by Captain Kleiman	4205
Objection sustained	4205
Same, as a distortion of The Lytton Report and unfair	4205
Argument by Captain Kleiman	4206
Objection sustained	4206
Same, as improper cross and without scope of direct	4211
Argument by Captain Kleiman	4211
Objection sustained	4212
Same, as to why witness Pu-Yi is being held captive, on basis question previously ruled out by Court	4212
Argument by Captain Kleiman	4212
Objection sustained	4212
Discussion about original notes made by Pu-Yi in Manchuria	4222
Argument by Mr. Keenan	4225-4226
Notes offered in evidence by Chief Prosecutor Keenan	4227
Objection by Mr. Logan to admission of notes as evidence	4228
Objection sustained	4230
Objection by Chief Prosecutor Keenan to question by Dr. KIYOSE to witness Pu-Yi as comments on the testimony and the witness	4246
Argument by Dr. KIYOSE	4246
Question reframed	4247
Request by Chief Prosecutor Keenan that Dr. KIYOSE produce document referred to and present to witness	4248-4249
Argument by Dr. KIYOSE	4249
Statement by President that Dr. KIYOSE should produce document on 8/26/46	4249
26 AUGUST 1946	4252
Request by Chief Prosecutor Keenan to clarify interpretation of witness Pu-Yi's statement	4295



PartPage No.

3

32

Page

Argument by Mr. T. OKAMOTO	4297
Clarification by Language Arbiter	4297
Reply by Chief Prosecutor Keenan	4297-4299
Statement by The President	4298-4299
Statement by Language Arbiter	4300
Language Arbiter advised to withdraw statement and apologize	4300
Statement withdrawn and apology	4300
Statement by Judge Hsiang	4301
Request by Chief Prosecutor Keenan for action to be taken against Language Arbiter on ground he is not impartial	4302
Statement by President that any further action is matter to be considered by Tribunal, and that Tribunal does not share Language Arbiter's views	4302
Objection by Chief Prosecutor Keenan to question by Dr. KIYOSE to witness Pu-Yi as being without scope of cross objection sustained	4304 4304
Same, as not within issues of trial, and not affecting credibility of witness	4306
Argument by Mr. T. OKAMOTO	4306
Objection sustained	4307
Same, as repetitious	4307
Objection sustained	4307
Same, as not within issues of trial nor affecting credibility of witness	4307
Argument by Mr. T. OKAMOTO	4307
Objection sustained	4308
Same, twice more (not explained)	4308
Objections sustained	4308
27 AUGUST 1946	4311
Request by Chief Prosecutor Keenan that Mr. FUJII be instructed that minute details re Emperor's seals are not important	4315
Argument by Mr. FUJII	4315
Mr. FUJII instructed to proceed to new matters	4315
Objection by Chief Prosecutor Keenan to question by Mr. FUJII to witness Pu-Yi (no explanation)	4318
Objection sustained	4318

	<u>Page</u>
Objection by Judge Hsiang to question by Mr. FUJII to witness Pu-Yi as irrelevant	4324
Objection sustained	4324
Same, as repetitious	4324
Objection overruled	4324
Same, as outside scope of trial	4326
Objection sustained	4326
Objection by Chief Prosecutor Keenan to question by Mr. FUJII to witness Pu-Yi as repetitious	4327
Objection sustained	4328
Same, as immaterial	4330
Objection overruled	4330
Same, on ground The President ruled this matter sufficiently covered	4333
Ruling by President clarified	4333
Same, and request that defense counsel refrain from making speeches	4335
Objection sustained	4335
Same, and request that defense counsel refrain from arguing with witness	4336
Objection sustained	4336
Objection by Chief Prosecutor Keenan to question by Mr. Mattice to witness Pu-Yi (no explained)	4347
Objection sustained	4347
Same, as without scope of direct and irrelevant	4348
Question withdrawn	4348
Same, (not explained)	4349
Objection sustained	4349
Motion by Mr. Logan to have witness Pu-Yi remain in Tokyo for investigation of his handwriting	4351-4352
Statement by President	4352
Statement by Chief Prosecutor Keenan that Pu-Yi will be available until evening of 8/29/46	4353
Situation acceptable to defense	4353
28 AUGUST 1946	4370
Request by Associate Prosecutor Comyns Carr to interpose testimony of witness Colonel Wild out of turn ten days hence to testify re prisoner of war phase, resume of his evidence to be furnished defense beforehand	4371

	<u>Page</u>
No objection by defense	4372
Request granted by Tribunal with instruction that attempt should be made to connect evidence presented out of turn	4373
Request by Mr. Levin that prosecution state whether exhibit 294 is full telegram or text in brief, in which latter case the defense would object to its admission	4378
Explanation by Associate Prosecutor G. Menon	4378
Request by Mr. Brooks that line 6 of exhibit 297 be checked by language arbiters to determine if "light confinement" should be changed to "protective custody."	4389
Language Arbiters so directed by Tribunal	4389
Same that line 4 of exhibit 303 be checked to determine whether word used should be "tsuredago" to take away or "yukai" to abduct	4405
Language Arbiters so directed by Tribunal	4405
Objection by Mr. Levin to witness Gill expressing opinion when asked as to a fact	4414
Witness instructed to confine himself to answering questions	4415
Objection by Mr. Levin to reference to reports on ground they are not in evidence, and they are best evidence	4421
Argument by Mr. Sutton	4421
Objection overruled	4422
Request by Prosecutor Chiu to call witness Tong Shu-Ming out of turn	4423
Request granted by Tribunal with instruction that his testimony should be tied in	4423
Objection by Mr. Brooks to question asked witness Tong in direct as irrelevant and immaterial since this is not a damage suit	4428
Objection overruled	4428

Page

Objection by Mr. Levin to question asked witness Tong on direct as incompetent, irrelevant and immaterial, that condition of plant on being confiscated is of no consequence	4432
Argument by Mr. Chiu	4432
Objection overruled	4433
Objection by Mr. Levin to witness Tong going into detail re damages of other plants	4439
Argument by Mr. Chiu	4439
Prosecutor Chiu instructed not to go into too much detail	4440
Objection by Prosecutor Chiu to question by Mr. Levin to witness Tong in cross on ground no mention made as to which of the 2 companies is the point of question	4444
Objection overruled	4445
29 AUGUST 1946	4449
Clarification by language arbiters of disputed passage in exhibit 297; "light confinement" to read "protective custody"	4450
Correction to be made	4450
Objection by Mr. Logan to presentation of Dr. Smythe's affidavit without presenting him as a witness and general objection to use of affidavits on ground all accused are entitled to be confronted by the witness	4451-4455
Objection overruled	4451-4455
Request by Mr. Logan for name and address of each witness testifying by affidavit and name and address of person before whom each affidavit was taken and anyone else present	4455
Request granted on basis of prior decision in Chambers	4455
Objection by Mr. Brooks to omitting, in the reading of prosecution documents, passages favorable to defense	4473
Objection overruled; defense to read that as part of their case later	4473
Further argument by Mr. Brooks	4480
Matter closed	4481

Part      Page No.

3                      36

Page

Request by Mr. Brooks to be furnished Chinese names omitted from reading of prosecution documents	4490
Same to be referred to Chinese court interpreter for fulfillment	4490
Objection by Mr. Furness to admission of statements as it did to affidavits	4495
Objection overruled	4495
Objection by Mr. Brooks to statement that "poisonous serums were tested"; Suggestion that it might be vaccinations which were misconstrued by the Chinese	4548
Same by Mr. Levin	4549
Objection sustained, that portion of evidence to be rejected	4551
30 AUGUST 1946	4566
Objection by Mr. Logan to omitting portion of prosecution document favorable to defense	4590-4591
Objection overruled, defense to read that as part of their case later	4591
Objection by Mr. Logan to prosecution including trivialities in affidavits	4610
Objection overruled	4610